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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/432,087	11/02/1999	TAKESHI MISAWA	0879-0242P	9612	
7590 06/08/2005			EXAM	EXAMINER	
BIRCH STEWART KOLASCH & BIRCH LLP			VORTMAN, ANATOLY		
P O BOX 747 FALLS CHURCH, VA 220400747			ART UNIT	PAPER NUMBER	
			2835		
			DATE MAILED: 06/08/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.



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PATENTS

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09/432,087	11/02/1999	Takeshi Misa	wg 0879-0242P	
•			EXAMINER	
			VORTMAN, ANATOLY	
			ART UNIT	PAPER
			2835	060705

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A. Vac

Commissioner for Patents

Response To Request For Supervisory Review

Anatoly Vortman Primary Examiner Art Unit: 2835



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Paper No. 060605

Birch, Stewart, Kolasch & Birch LLP P.O. Box 747 Falls Church, VA 22040-0747

In re Application of:

Takeshi Misawa

Serial No.: 09/432087 Filed: November 2, 1999 RESPONSE TO REQUEST FOR SUPERVISORY REVIEW

The above-identified application has been subject to supervisory review as requested. While it appears that the number of actions for the originally filed application and for the third continuing application filed as an RCE was higher than the average, the status of the current final rejection mailed January 18, 2005 is correct. Specifically, with respect to the Declaration of Prior Invention submitted under 37 C.F.R. § 1.131, the declaration is not proper.

The Declaration is lacking both the dates of the exhibit and actual dates of the acts relied upon to establish diligence as claimed.

While the dates of the exhibit may be removed or blocked off, there is no statement by applicant that such has occurred. The exhibit provided has no evidence of any date and the declaration fails to state that the date has been removed.

With respect to applicant's statement of diligence, mere allegation of diligence is not enough. Applicant must show evidence of facts establishing diligence. Facts, not conclusions, must be alleged. A general allegation that the invention was completed prior to the date of the reference is not sufficient. The declaration by the inventor that his invention was conceived prior to the reference date, without a statement of facts demonstrating the correctness of this conclusion, is insufficient to satisfy 37 C.F.R. § 1.131.

Telephone inquires should be directed to Anatoly Vortman at (571) 272-2047.

Lynn D. Feild

Supervisory Patent Examiner

Art Unit 2835